U.S. Department of Commerce U.S. Patent and Trademark Office



Privacy Impact Assessment for the **Enterprise Software Services (ESS)**

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X	Concurrence of Senior Agency Official for Privacy/DOC Chief Privacy Officer
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U.S. Department of Commerce Privacy Impact Assessment USPTO Enterprise Software Services (ESS)

Unique Project Identifier: PTOI-020-00

Introduction: System Description

Provide a description of the system that addresses the following elements:

The response must be written in plain language and be as comprehensive as necessary to describe the system.

(a) Whether it is a general support system, major application, or other type of system Enterprise Software Services (ESS) is a Major Application.

(b) System location

ESS is located at 600 Dulany Street, Alexandria Va. 22314.

(c) Whether it is a standalone system or interconnects with other systems (identifying and describing any other systems to which it interconnects)

ESS interconnects with the following other systems:

Network and Security Infrastructure System (NSI)

Enterprise Unix Services (EUS)

Service Orientated Infrastructure (SOI)

Agency Administrative Support System (AASS)

Corporate Administrative Office System (CAOS)

Consolidated Financial System (CFS)

Cornerstone on Demand Unified Talent Management Solution (CUTMS)

Data Storage Management System (DSMS)

Enterprise Desktop Platform (EDP)

Information Delivery Product (IDP)

Enterprise Monitoring and Security Operations (EMSO)

Enterprise Record Management and Data Quality System (ERMDQS)

Enterprise Virtual Events Services (EVES)

Enterprise Windows Servers (EWS)

FPNG Fee Processing Next Generation (FPNG)

Personal Identity Verification System Card Management System (HSPD-12/PIVS/CMS)

Information Dissemination Support System (IDSS)

Intellectual Property Leadership Management System (IPLMSS)

Microsoft Office 365 MT (O365 MT)

OCIO Program Support System (OCIO PSS)

PBX-VOIP

Patent Capture and Application Processing System – Examination Support (PCAPS ES)

Patent Capture and Application Processing System – Capture and Initial Processing (PCAPS IP)

Patent Search System – Primary Search and Retrieval (PSS PS)

Patent Search System – Specialized Search and Retrieval (PSS SS)

Public and Enterprise Wireless LAN (PEWLAN)

Trademark Processing System – External System (TPS ES)
Trademark Processing System – Internal System (TPS IS)
Trademark Next Generation (TMNG)
Database Services (DBS)

(d) The way the system operates to achieve the purpose(s) identified in Section 4
ESS is comprised of multiple on premise and in the cloud software services which support the USPTO in carrying out its daily tasks. Within this system, the services are broken up into several subsystems. These subsystems are Enterprise Active Directory Services (EDS), MyUSPTO, Role Based Access Control (RBAC), Email as a Service (EaaS), Enterprise Share Point Services (ESPS), and PTOFAX.

Enterprise Directory Services (EDS) – EDS is comprised of software products that are used for identity and access management that govern users' profiles within the organization. These tools provide single sign-on access for authorized users, and serve as a standardized system that automates network management of user data, security, and distributed resources, and enables interoperation with other systems and services. User attributes such as First Name, Last Name, Middle Name and Telephone Number are populated in the system.

MyUSPTO – MyUSPTO is an external facing web site that provides a single location where customers can register and maintain a central account to do business with multiple USPTO services. The registration process consist of customers going through an account creation process that requires the following actions:

- 1. Email address used for signing in;
 - a. as well as other necessary account information;
 - i. Title
 - ii. Name
 - iii. Suffix
- 2. Verify the ReCaptcha.
- 3. Agree to the terms of service and privacy policy
- 4. An email is sent to the email address provided for account activation.
- 5. After account is activated:
 - a. Customers will be able to create a password
 - b. Select and answer security questions for password reset

MyUSPTO provides customers the capability to access and manage their own contact information, and to track patent applications, grants, trademark registrations, and post-registration statuses. MyUSPTO currently does not share any information with other systems or other agencies. The information (including PII) is used only by USPTO for the purpose of identity proofing and verification.

Role-Based Access Control System (RBAC) – The RBAC system provides an authentication and authorization framework that allows secure, on-demand access to its managed applications by assigning system access to users based on their roles in an organization. For internal USPTO users, the organizational attributes that identify each user and their roles and groups are contained in RBAC. **Roles are defined according to job competency, authority, and**

responsibility within the enterprise. The attributes include First Name, Middle Name, Last Name and Phone Number. For external (non-USPTO) users, no Personally Identifiable Information (PII) is collected within RBAC. To support the authentication and authorization process of external applications, RBAC collects, stores and maintains account login information, passwords, account activity, roles, and/or security question/answers for password resetting.

Email as a Service (EaaS) – The EaaS system is provided by Microsoft Office 365 (O365) and is FedRAMP approved. This Commercial off-the-shelf (COTS) product manages, maintains and distributes USPTO electronic mail, calendar, contacts and tasks that are on premise and/or in the cloud. Emails transmitted to and stored in the cloud leverage FIPS 140-2 compliant encryption mechanisms. EaaS does not collect any PII. However, there is a potential the usage of the service may introduce PII into the system. EaaS is not responsible for the collection and sharing of PII within the system.

Enterprise SharePoint Services (ESPS) – The ESPS information system is provided by O365 Multi-Tenant & Supporting Services SaaS platform, which facilitates collaboration, provides full content management, implements business processes, and provides access to certain information that is essential to organizational goals and processes. It provides an integrated platform to plan, deploy, and manage intranet, extranet, and Internet applications across USPTO. As ESPS acts as a central repository, there is potential that ESPS may contain documents with PII or other sensitive information used by other applications and information systems throughout the organization. To the extent PII is uploaded by those other systems, they document its use and abide by USPTO policy, federal laws, executive orders, directives, policies, regulations, standards, and guidance. ESPS is not responsible for the collection and sharing of PII within the system.

PTO Exchange Servers (PTOES) - PTOES is an integrated system of COTS products that provides remote, secure access and data transmission for collaborative communication between USPTO resources and the internet through the use of laptops, desktops, and other mobile devices, such as Blackberry, Android and Apple devices. All communications between these devices and USPTO use FIPS 140-2 approved encryption modules. **PTOES does not collect any PII.**

PTO Enterprise Fax System (PTOFAX) – PTOFAX is an information system that manages and maintains all aspects of the USPTO fax services. This includes authenticating and authorizing users for fax services, receiving and sending faxes, converting electronic mail into faxes, exporting and maintaining fax records. **The PTOFAX system does not collect, maintain, or disseminate any PII**.

(e) How information in the system is retrieved by the user

Information in the system is retrieved through internet access and a registered account.

(f) How information is transmitted to and from the system Information is transmitted to and from ESS via the internet and internal USPTO network.

(g) Any information sharing conducted by the system

ESS does conduct public information sharing of search and retrieval of electronic texts and images concerning Patent and Trademark Applications, Patents, and Trademarks by USPTO internal and external users within MyUSPTO. MyUSPTO provides public users the ability to register and maintain an account to do business with multiple USPTO services.

(h) The specific programmatic authorities (statutes or Executive Orders) for collecting, maintaining, using, and disseminating the information

The citation of the legal authority to collect PII and/or BII is 5 U.S.C 301, 15 U.S.C. 1051 et seq., 35 U.S.C. 2, and E.O.12862.

(i) The Federal Information Processing Standards (FIPS) 199 security impact category for the system

ESS is considered a business-essential system with a Federal Information Processing Standard (FIPS) 199 security categorization of Moderate.

Section 1: Status of the Information System

1.1

Indicate whether	ner the informati	ion sy	ystem is a new or ex	isting	g system.	
☐ This is a n	ew information	syste	m.			
☐ This is an	existing informa	ation	system with change	s that	create new privacy risks	3.
(Check ali	that apply.)				•	
(=	······································					
Changes That Cr	eate New Privacy	Risks	(CTCNPR)			
a. Conversions		d.			g. New Interagency Uses	
b. Anonymous to Anonymous	Non-	e.	New Public Access		h. Internal Flow or Collection	
c. Significant Sys Management C	hanges	f.			i. Alteration in Character of Data	
j. Other changes	that create new priv	acy ri	sks (specify):			
	C		system in which cha	_	do not create new privac Assessment.	зу
☐ This is an	existing informa	ation	system in which cha	anges	do not create new privac	ey
	C		•	_	essment (version 01-201	•
\boxtimes This is an	existing informa	ation	system in which cha	anges	do not create new privac	зу
risks, and	there is a SAOP	appr	oved Privacy Impac	et Ass	essment (version 01-201	7 or
later).						
,						

Section 2: Information in the System

2.1 Indicate what personally identifiable information (PII)/business identifiable information (BII) is collected, maintained, or disseminated. (Check all that apply.)

Identifying Numbers (IN)				
a. Social Security*		f. Driver's License		j. Financial Account
b. Taxpayer ID		g. Passport		k. Financial Transaction
c. Employer ID		h. Alien Registration		1. Vehicle Identifier
d. Employee ID	\boxtimes	i. Credit Card		m. Medical Record
e. File/Case ID	\boxtimes			
data on SharePoint, but as a sha	ared re	pository for USPTO, it may cont	ain PII	ESPS does not manage or own any /BII from other systems/users.
		collect, store or process Social Se		
General Personal Data (GPD))			
a. Name		h. Date of Birth	\boxtimes	o. Financial Information
b. Maiden Name		i. Place of Birth	\boxtimes	p. Medical Information
c. Alias		j. Home Address	\boxtimes	q. Military Service
d. Gender		k. Telephone Number	\boxtimes	r. Criminal Record
e. Age		1. Email Address	\boxtimes	s. Physical Characteristics
f. Race/Ethnicity		m. Education		t. Mother's Maiden Name
g. Citizenship	\boxtimes	n. Religion		
u. Other general personal data	a (speci	fy):		
Work-Related Data (WRD)				
a. Occupation		e. Work Email Address		i. Business Associates
b. Job Title		f. Salary		j. Proprietary or Business Information
c. Work Address		g. Work History	\boxtimes	
d. Work Telephone Number		h. Employment Performance Ratings or other Performance Information		
k. Other work-related data (sp	pecify):	Business Associates.		
Distinguishing Features/Bion	notrios	(DEB)		
a. Fingerprints		d. Photographs		g. DNA Profiles
b. Palm Prints		e. Scars, Marks, Tattoos		h. Retina/Iris Scans
c. Voice Recording/Signatures		f. Vascular Scan		i. Dental Profile
j. Other distinguishing featur	res/bioi	metrics (specify):	I	

System Administration/A	udit Data	(SAAD)			
. User ID		c. Date/Time of Access		e. ID Files Accessed	
. IP Address		d. Queries Run		f. Contents of Files	
g. Other system administ	ration/audi	t data (specify):		1	-
Other Information (speci	fy)				
MyUSPTO is a conduit for	r users to a			transference of financial data	
		O does not collect, maintain	or dissemin	nate financial data or any othe	er data
ot selected in the GPD/W	PD tables.				
Indicate sources o	ftha DII/	BII in the system. (Ch	ook all the	at annly	
marcate sources o	i tile Pii/	bii iii iiie systeiii. (Ch	eck all ind	и арріу.)	
Directly from Individual	about Wh	om the Information Perta	ins		
n Person		Hard Copy: Mail/Fax		Online	Σ
Telephone		Email			
Other (specify):	'		,		
Government Sources		od Book			
Within the Bureau		Other DOC Bureaus		Other Federal Agencies	
State, Local, Tribal		Foreign			
Other (specify):					
Non-government Sources	<u> </u>				
Public Organizations		Private Sector		Commercial Data Brokers	
Third Party Website or App	plication				
Other (specify):				1	
Describe how the	accuracy	of the information in t	he system	is ensured.	
Personally Identifiable	e Informa	tion in ESS is secured	using app	ropriate administrative,	
physical and technical	safeguar	ds in accordance with	the application	able federal laws, Execut	tive
Orders, directives, pol	icies, and	l standards.			
All access has role bas	sed restric	ctions, and individuals	with acce	ss privileges have underg	gone
vetting and suitability	screening	g. Data is maintained in	n areas acc	cessible only to authorize	ed
-				ndom periodic reviews to	
		d changes as part of vo		<u> </u>	
adming anaumonized	access an	a changes as part of vi	, (11	o modiny of data.	
Is the information	covered	by the Paperwork Red	action Act	?	
		•			
Yes, the informati	ion is cover	red by the Paperwork Redu	ction Act.		

1				
	Provide the OMB control number and			
	` '		51-0041 U.S. Patent and Trademark Office	;
	U.S DEPARTMENT OF COM	MERCE.		
<u> </u>				
	No, the information is not covered by t	the Paperv	vork Reduction Act.	
.5	Indicate the technologies used that	contain l	PII/BII in ways that have not been previou	sly
	deployed. (Check all that apply.)			
Teck	nnologies Used Containing PII/BII Not P	reviously	Denloved (TUCPRNPD)	
	rt Cards		Biometrics	Тп
Calle			Personal Identity Verification (PIV) Cards	
	er (specify):		1 croonar racinity verification (11v) cards	
Othe	(specify).			
\boxtimes	There are not any technologies used that	aantain D	II/BII in ways that have not been previously deplo	rad
	There are not any technologies used that	contain P	II/BII iii ways that have not been previously deplo	yea.
aatia	n 2. System Sunnauted Activities			
ecno	on 3: System Supported Activities			
1	To the state of th	. 1 .		1.1.
	• • • • • • • • • • • • • • • • • • • •	ties whic	ch raise privacy risks/concerns. (Check al	l that
	Indicate IT system supported activi apply.)	ties whic	ch raise privacy risks/concerns. (Check al	l that
	apply.)	ties whic	ch raise privacy risks/concerns. (Check al	l that
Activ	apply.) vities			
Action Audi	apply.) vities io recordings	ties whice	Building entry readers	l that
Activ Audi Vide	vities io recordings so surveillance			
Activ Audi Vide	apply.) vities io recordings		Building entry readers	
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Active Audit Vide Other State	wities to recordings to surveillance or (specify): There are not any IT system supported action on 4: Purpose of the System Indicate why the PII/BII in the IT s (Check all that apply.) The pose on a Computer Matching Program administrative matters itigation civil enforcement activities	ystem is	Building entry readers Electronic purchase transactions hich raise privacy risks/concerns. being collected, maintained, or dissemina For administering human resources programs To promote information sharing initiatives For criminal law enforcement activities For intelligence activities	tted.
Active Audit Vide Other State	vities io recordings to surveillance or (specify): There are not any IT system supported action on 4: Purpose of the System Indicate why the PII/BII in the IT system supported action (Check all that apply.) The pose of the System supported action is a computer Matching Program administrative matters sitigation	ystem is	Building entry readers Electronic purchase transactions hich raise privacy risks/concerns. being collected, maintained, or dissemina For administering human resources programs To promote information sharing initiatives For criminal law enforcement activities	ted.

Other (specify):

PII is collected to process and/or examine STEPP registration submissions and troubleshoot issues with U.S. patent applicants

Section 5: Use of the Information

5.1 In the context of functional areas (business processes, missions, operations, etc.) supported by the IT system, describe how the PII/BII that is collected, maintained, or disseminated will be used. Indicate if the PII/BII identified in Section 2.1 of this document is in reference to a federal employee/contractor, member of the public, foreign national, visitor or other (specify).

The PII is collected to identify the users and partners when authenticating through the network. User credentials are managed through Active Directory and will integrate with RBAC. This will allow users to access USPTO's network and various systems through Single Sign-On.

Also the collected information is intended to be used by the USPTO Service Desk for verifying the identity of customers interacting with MyUSPTO. If a customer forgets the password to their USPTO account, the PII collected would be used to verify a customer.

ESPS does not manage or maintain the data being uploaded/downloaded to the online-shared repositories. However, the shared repositories are used throughout USPTO, which may contain PII. Currently, Patents will be using the SharePoint folder to store STEPP registration data. This data includes the following; First and Last Name, Company name, Home Address, E-mail address, telephone number, citizenship, and Law Registration and Bar number.

5.2 Describe any potential threats to privacy as a result of the bureau's/operating unit's use of the information, and controls that the bureau/operating unit has put into place to ensure that the information is handled, retained, and disposed appropriately. (For example: mandatory training for system users regarding appropriate handling of information, automatic purging of information in accordance with the retention schedule, etc.)

ESS implements security and management controls to prevent the inappropriate disclosure of sensitive information. Automated mechanism are in place to ensure the security of all data collected. Security controls are employed to ensure information is resistant to tampering (Physical and Access Controls), the confidentiality of data in transit (Encryption), and that data is available for authorized users only (Access Control). Management controls are utilized to prevent the inappropriate disclosure of sensitive information. In addition, the Perimeter Network (NSI) and EMSO provide additional automated transmission and monitoring mechanisms to ensure that PII is protected and not breached by any outside entities. In the event of disposal, USPTO uses degaussing to permanently remove data according to government mandate and security policy.

Section 6: Information Sharing and Access

6.1 Indicate with whom the bureau intends to share the PII/BII in the IT system and how the PII/BII will be shared. (*Check all that apply.*)

Recipient	How Information will be Shared			
Recipient	Case-by-Case	Bulk Transfer	Direct Access	
Within the bureau	\boxtimes	\boxtimes	\boxtimes	
DOC bureaus		\boxtimes		
Federal agencies		\boxtimes		
State, local, tribal gov't agencies		\boxtimes		
Public				
Private sector				
Foreign governments				
Foreign entities				
Other (specify):				

The PII/BII in the system will not be shared.

6.2 Indicate whether the IT system connects with or receives information from any other IT systems authorized to process PII and/or BII.

Yes, this IT system connects with or receives information from another IT system(s) authorized to process PII and/or BII.

Provide the name of the IT system and describe the technical controls which prevent PII/BII leakage:

Patents system will want to upload PII information collected during the STEPP registration process. Information is protected through a layered security approach which incorporates the use of secure authentication, access control, mandatory configuration settings, firewalls, Virtual Private Network (VPN), and encryption, where required. Internally within USPTO, data transmission confidentiality controls are provided by PTOnet.

	No, this IT system does not connect with process PII and/or BII.	or receive	e information from another IT system(s) authorized	l to
6.3		have acc	cess to the IT system and the PII/BII. (Che	eck
Clas	ss of Users			
	eral Public		Government Employees	\boxtimes
Cont	tractors			
Othe	er (specify):	•		
7.1			l if their PII/BII is collected, maintained, o	or
\boxtimes	discussed in Section 9.	tem of rec	ords notice published in the Federal Register and and/or privacy policy. The Privacy Act statement	
	Yes, notice is provided by other means.	Specify	how:	
	No, notice is not provided.	Specify	why not:	
7.2	Yes, individuals have an opportunity to	als have	an opportunity to decline to provide PII/Bl	Π.
	decline to provide PII/BII. No, individuals do not have an opportunity to decline to provide PII/BII.	process, location.	why not: PII collection is part of the registration account creation and tracking internal user's work. This information is used to verify external users for authentication/security purposes.	
7.3	Indicate whether and how individuatheir PII/BII.	als have	an opportunity to consent to particular use	s of
\boxtimes	Yes, individuals have an opportunity to consent to particular uses of their PII/BII.		als consent to providing information for the primar of acquiring access to applications, network or to s	
	No, individuals do not have an opportunity to consent to particular uses of their PII/BII.	Specify		
7.4	Indicate whether and how individua	als have	an opportunity to review/update PII/BII	

pertaining to them.

	Yes, individuals have an opportunity to	Specify how:
\boxtimes	review/update PII/BII pertaining to	Individuals may login to MyUSPTO and update their PII held
	them.	in their Account Profile.
	No, individuals do not have an	Specify why not:
	opportunity to review/update PII/BII	
	pertaining to them.	

Section 8: Administrative and Technological Controls

8.1 Indicate the administrative and technological controls for the system. *(Check all that apply.)*

	All users signed a confidentiality agreement or non-disclosure agreement.
	All users are subject to a Code of Conduct that includes the requirement for confidentiality.
\boxtimes	Staff (employees and contractors) received training on privacy and confidentiality policies and practices.
\boxtimes	Access to the PII/BII is restricted to authorized personnel only.
	Access to the PII/BII is being monitored, tracked, or recorded.
	Explanation: Unauthorized access, suspicious system log behavior and log failures are audited in real time
	and reported to the appropriate personnel to troubleshoot and remediate any potential issues.
	The information is secured in accordance with FISMA requirements.
	Provide date of most recent Assessment and Authorization (A&A):12/31/2019
	☐ This is a new system. The A&A date will be provided when the A&A package is approved.
	The Federal Information Processing Standard (FIPS) 199 security impact category for this system is a
	moderate or higher.
	NIST Special Publication (SP) 800-122 and NIST SP 800-53 Revision 4 Appendix J recommended
	security controls for protecting PII/BII are in place and functioning as intended; or have an approved Plan
	of Action and Milestones (POA&M).
	A security assessment report has been reviewed for the supporting information system and it has been
	determined that there are no additional privacy risks.
	Contractors that have access to the system are subject to information security provisions in their contracts
	required by DOC policy.
	Contracts with customers establish ownership rights over data including PII/BII.
	Acceptance of liability for exposure of PII/BII is clearly defined in agreements with customers.
	Other (specify):
\boxtimes	Database-Level FIPS 140-2 encryption is applied.

8.2 Provide a general description of the technologies used to protect PII/BII on the IT system. (*Include data encryption in transit and/or at rest, if applicable*).

The information system provides protection of resources in accordance with NIST 800-18 Rev. 1 and NIST 800-53 Rev. 4; the ESS System Security Plan (SSP) addresses the extent to which the security controls are implemented correctly, operating as intended, and producing the desired outcome with respect to meeting the security requirements for the information system in its operational environment. The SSP is reviewed on an annual basis. In addition, annual assessments and Continuous Monitoring reviews are conducted on the ESS data. The USPTO Cybersecurity Division CD) conducts these assessments and reviews based on NIST SP 800-53 Revision 4, Security and Privacy Controls for Federal Information Systems and Organizations and NIST SP 800-53A Revision 4 Assessing Security and Privacy Controls in Federal Information Systems and Organizations. The results of these assessments and reviews are documented in the ESS Security Assessment Package as part of the system's Security Authorization process.

Management Controls

1. USPTO uses the Life Cycle review process to ensure that management controls are in place for ESS. During the enhancement of any component, the security controls are reviewed, re-evaluated, and updated in the System Security Plan. The System Security Plan specifically addresses the management, operational, and technical controls that are in place, and planned, during the operation of the enhanced system. Additional management controls include performing national agency checks on all personnel, including contractor staff. Additionally, USPTO develops privacy and PII-related policies and procedures to ensure safe handling, storing, and processing of sensitive data.

Operational Controls

1. Automated operational controls include securing all hardware associated with the ESS in the USPTO Data center. The Data Center is controlled by access card entry, and is manned by a uniformed guard service to restrict access to the servers, their Operating Systems and databases.

Technical Controls

1. ESS is secured by various USPTO infrastructure components, including the Network and Security Infrastructure (NSI) system and other OCIO established technical controls to include password authentication at the server and database levels. Web communications leverages modern encryption technology such as TLS 1.2 over HTTPS or HSTS. Dedicated interconnections offer protection through IPSec VPN tunnels.

Section 9: Privacy Act

9.1 Indicate whether a system of records is being created under the Privacy Act, 5 U.S.C. § 552a. (A new system of records notice (SORN) is required if the system is not covered by an existing SORN).

As per the Privacy Act of 1974, "the term 'system of records' means a group of any records under the control of any agency from which information is retrieved by the name of the individual or by some identifying number, symbol, or other identifying particular assigned to the individual."

✓ Yes, this system is covered by an existing system of records notice (SORN).

Provide the SORN name and number (list all that apply):
COMMERCE/PAT-TM-23, User Access for Web Portals and Information Requests. COMMERCE/PAT-TM-20, Customer Call Center, Assistance and Satisfaction Survey Records COMMERCE/PAT-TM-1, Attorneys and Agents Registered or Recognized to Practice Before the Office.
Yes, a SORN has been submitted to the Department for approval on (date).
No, this system is not a system of records and a SORN is not applicable.

Section 10: Retention of Information

10.1 Indicate whether these records are covered by an approved records control schedule and monitored for compliance. *(Check all that apply.)*

	There is an approved record control schedule. Provide the name of the record control schedule:
	There is an approved record control schedule. Provide the name of the record control schedule: • Assignments on the Web (AOTW) - Non-record; Destroy when no longer needed. • Electronic Patent Assignment System (EPAS) - N1-241-05-2:1d USPTO Non-Core Products and Publications (NARA Copy).
	 Electronic Trademark Assignment System (ETAS) - N1-241-05-2:1d USPTO Non-Core □ Products and Publications (NARA Copy). IT Development Project records – GRS 3.1:010
	System and data security records - GRS 3.2:010 IT Control Contro
	 IT Customer Service Files – GRS 5.8:010 Evidentiary Patent Applications N1-241-10-1:4.1
\boxtimes	Patent Examination Working Files N1-241-10-1:4.2
	Patent Examination Feeder Records N1-241-10-1:4.4
	 Patent Post-Examination Feeder Records N1-241-10-1:4.5 Patent Case Files, Granted N1-241-10-1:2
	Abandoned Patent Applications, Not Referenced in Granted Case File N1-241-10-1:3
	File Tracking System (FTS) - N1-241-05-1:7a Administrative Services Correspondence.
	 Patent and Trademark Assignment System (PTAS) - N1-241-5-2:1d USPTO Non-Core Products and Publications (NARA Copy); N1-241-5-2:4 Preliminary Input Files for Dissemination Products and Publications.
	• Electronic Data Housing (EDH) – N1-241-05-2:5 Information Dissemination Product Reference.
	No, there is not an approved record control schedule.
	Provide the stage in which the project is in developing and submitting a records control schedule:
\boxtimes	Yes, retention is monitored for compliance to the schedule.

	No, retention is not monitored for co	impliance to the	schedule. Provide explanation:			
0.2	Indicate the disposal method of	the PII/BII.	(Check all that apply.)			
Disp	osal					
	dding		Overwriting			
	ussing	\boxtimes	□ Deleting			
Othe	r (specify):					
1.1	Indicate the potential impact tha organization if PII were inappro	nt could resul	II Confidentiality Impact Levels t to the subject individuals and/or the ssed, used, or disclosed. the same as the Federal Information			
	Processing Standards (FIPS) 19	•				
1.2	effect on organizational operations, of Moderate – the loss of confidentiality adverse effect on organizational oper High – the loss of confidentiality, into catastrophic adverse effect on organizational operations.	organizational a y, integrity, or a rations, organiz tegrity, or avail zational operat	vailability could be expected to have a serious			
\boxtimes	Identifiability	for Patents r first name, l e-mail addre	lanation: ng address, phone number, email address collect egistration to STEPP program. For MyUSPTO, ast name, telephone number (work, cell, or homess, physical address, and security question answal to access the application.	the e),		
	Quantity of PII	Provide exp	lanation:			
	Data Field Sensitivity	Provide exp				
\boxtimes	Context of Use	users. Intern the EDS sys used by the customers in password to	lanation: is for identifying, authenticating and tracking of all authorized user credentials are managed throutem. Also the collected information is intended USPTO Service Desk for verifying the identity of activities with the system. If a customer forgets their USPTO account, the PII collected would be a customer. The data centured stored or	ugh to be of the		

	transmitted by the Patents system is used to process STEPP registrations and may include sensitive information from the applicant's application. More details on the Patents use of PII, can be found within the Patents PTA/PIA worksheets.
Obligation to Protect Confidentiality	Provide explanation: USPTO Privacy Policy requires the PII information collected within the system to be protected accordance to NIST SP 800-122, Guide to Protecting the Confidentiality of Personally Identifiable Information.
Access to and Location of PII	Provide explanation: Access is limited only to the identified and authenticated users and partners. The information collected will not be shared with any other agency. This information is to be used only by the USPTO for the purpose of identity proofing and verification.
Other:	Provide explanation:

Section 12: Analysis

12.1 Identify and evaluate any potential threats to privacy that exist in light of the information collected or the sources from which the information is collected. Also, describe the choices that the bureau/operating unit made with regard to the type or quantity of information collected and the sources providing the information in order to prevent or mitigate threats to privacy. (For example: If a decision was made to collect less data, include a discussion of this decision; if it is necessary to obtain information from sources other than the individual, explain why.)

USPTO have identified and evaluated potential threats to PII such as loss of confidentiality and integrity of information. Based upon USPTO's threat assessment the Agency have implemented baseline of security controls to mitigate these risk to sensitive information to an acceptable level.

12.2 Indicate whether the conduct of this PIA results in any required business process changes.

	Yes, the conduct of this PIA results in required business process changes. Explanation:
\boxtimes	No, the conduct of this PIA does not result in any required business process changes.

12.3	Indicate	whether the	conduct	of this PIA	results in any	v reauired	technology	changes.

	Yes, the conduct of this PIA results in required technology changes. Explanation:
\boxtimes	No, the conduct of this PIA does not result in any required technology changes.